AMENDMENT TRANSMISSION CORPORATIONS (LARGE BUSINESSES) DOCKETNO. SMEE 2 12271-5-1

e application of:

Kretchman, et al.

Śerial No.

10/806,554

Filed:

March 23, 2004

For:

SEALED CRUSTLESS SANDWICH

COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

Sir:

Transmitted herewith is an amendment in the above-identified application.

The fee has been calculated as shown below.

		Clai	ms as Filed or Ame	nded		
(1)	(2) Claims Filed or Remaining After Amendment	(3)	(4) Highest No. Previously Paid For	(5) Present Extra	(6)	(7) Total Amount
Total Claims	32	Minus	** 32	2	\$0	\$0
Indep. Claims	* 2	Minus	***	0	\$0	0
		,	Total Additional F For this Amendme			\$0

If the entry in Column 2 is less than the entry in Column 4 write "0" in Column 5

X	General Authorization to Charge Deposit Account For All Required Fees, Fees Under 37 C.F.R. 1.1
	or All Required Extension of Time Fees. Should any additional fees be required in connection with the

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MINNICH & McKEE

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Len C. Kretchman and David P. Geske

For SEALED CRUSTLESS SANDWICH

Serial No. 10/806,554

Filing Date March 23, 2004

Examiner Lien T. Tran

Group Art Unit 1761

September 2, 2004 Date of Last Action

Our Docket No. SMEE 2 12271-5-1

SUPPLEMENTAL AMENDMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450

all the claims are properly identified.

Dear Sir:

In response to the Office Action mailed September 2, 2004, Applicants filed an Amendment on November 9, 2004. The Examiner indicated in an Office Action mailed January 25, 2005 that the Amendment was not fully responsive since several of the claims were identified as being "Previously Submitted" instead of "Previously Responsive." Accordingly, Applicants have resubmitted this Supplemental Amendment in response to the Office Action. Applicants submit that

This Supplemental Amendment includes the amendments and arguments of set forth in the Amendment mailed January 25, 2005. Applicants have not resubmitted the exhibits that were attached to the Amendment mailed January 25, 2005 since such exhibits should still be with the In response to the Office actions mailed January 1, 25, 2005 and September 2, 2004, please amend the above referenced patent application as follows: